And to allow an interval of six and not more than ten days between such Nomination Day and such day for taking the votes.—ibid.

And to specially designate and describe such places.-ibid,

And then adjourn the proceedings to one of the said ten days as the day for closing the election.—ibid.

Not to appoint a Sunday nor any of the days named in section as holy-days for taking the Poll, which must be taken on two consecutive days, (unless holy-day intervene) and no more, beginning on each day at nine in the forenoon, and closing at five in the afternoon—sec. 17, p. 10.

To appoint a Deputy for every Poll by Commission according to form F. p. 38.—sec. 18, p. 10.

May administer Oath No. 3, p. 38,-ibid. p. 10.

'To appoint as Deputy in Upper Canada, for each Township or Union of Townships, the Town Clerk, but if he be absent or sick, the Assessor or Collector.—Sec. 18, p. 10.

By Warrant in form K, page 71, to require Deputy to open the Poll and record votes of the electors.—sec. 19, p. 11.

On day fixed for closing election to repair at appointed hour to place at which it was opened, and before electors count and add up Poll Books, and proclaim as Member or Members the persons having the majority of votes.—sec. 23, p. 13.

But not unless all the Poll Books have been returned to him.—
ibid. p. 14.

In such case to adjourn from day to day until he shall have received all the Poll Books, assigning publicly the reason of such adjournment, but not to adjourn to holy-day but to the next day, and in no case so as to prevent his returning the Writ on the day appointed.—sec. 24, p. 14.

Immediately after the Proclamation of the Members, to execute Indenture in form 0, p. 75, in duplicate or triplicate, and transmit one copy to Clerk of the Crown in Chancery.—sec. 25, p. 14.

How he shall proceed in case any Poll Book shall be missing.—sec. 26, p 14.

To make copies of Poll Books, and within ten days deposit same with Registrar of Deeds, for public inspection, with liberty to take copies on payment of one shilling.—sec. 27, p. 15.

To transmit original Poll Book with Writ and his Return to Clerk of the Crown in Chancery, within 15 days after the close of election.—sec. 27, p. 15.

Henceforth to have no power to grant or make scrutiny of votes, excepting only the usual scrutiny of each vote before it is recorded.—sec. 28, p. 15.

May require of candidate a description of the property on which he qualifies.—sec. 48, p. 25.

But not if candidate have previously made a voluntary declaration and description.—scc. 49, p. 25.

Must give candidate written acknowledgment of having voluntarily made the declaration in question, under a penalty of £50.—sec. 49, p. 26.

receive certified declaration by whomsoever delivered to him, if delivered before the close of the election, as full complicates with the law.—ibid.

RIDI

SCR

SHE

SPE

STE

SUI

TE TE

TO